

order and in a good state of preservation, and shall pass any instrument to which an interdicted person shall be a party without the assistance of the Curator or Counsel of such interdicted party when the interdiction shall have been duly notified, shall
 5 for each such offence incur a penalty not less than nor exceeding currency, over and above all damages which may be recovered by any party interested, and as the case may be, suspended for a space of time not exceeding three months, and any Notary who shall (except when authorized by
 10 law or under the order of a Judge or some other competent authority) allow any minute to go out of his possession, or shall neglect to sign any minute or complete and sign the same in presence of the parties, shall thereby incur a penalty of not less than nor exceeding currency, or may be
 15 suspended for any space not less than three months nor more than a year, according to circumstances, and may even be removed from office in case of forgery, fraud or corruption, over and above all damages if there be any, which may be incurred by the parties.

XXIII. And be it enacted, That any Notary who shall hereafter
 20 change his residence for the purpose of residing within the jurisdiction of another Board of Notaries shall, under a penalty of currency, within one month after he shall have first established his office (*étude*) within the jurisdiction of such other Board, cause the certificate of his admission as a Notary,
 25 with that of his oath of office and the registration of the same, to be enregistered with the Board of Notaries for the District in which he shall establish his new domicile.

Notaries removing to jurisdiction of another Board to enregister certificate of admission.

XXIV. And be it enacted, That each Board of Notaries shall
 30 have power to make such Rules and Regulations as may from time to time be found necessary for the management of the matters under its control, and for carrying this Act into effect; but such Rules and Regulations shall not be in force until they shall have been approved by a General Meeting of the Notaries interested.

Boards may make rules &c.

XXV. And be it enacted, That after the passing of this Act,
 35 Notaries may when thereunto required, deliver extracts duly certified by them from their minutes and from such as shall be lawfully in their custody and possession, which extracts shall be authentic and shall be evidence of their contents until inscribed *en faux*, and may be enregistered in the same manner as copies of the
 40 said minutes; but the said extracts shall contain the date and nature of the deed, the christian and surnames, additions and place of residence of the parties, the place where the deed shall have been passed, the name of the Notary who shall have received the same, and shall contain at full length the clauses or parts of
 45 clauses required by the person demanding such extracts for the purpose of ascertaining and preserving his rights, and lastly the day on which such extract shall be delivered, mention whereof shall be made on the minute.

Notaries to deliver extracts of deeds.

XXVI. And be it enacted, That all notifications, protests and
 50 services thereof, made by any Notary at the request of a party who shall not have accompanied such Notary nor signed the deed, shall be authentic and be evidence in themselves of their contents until called into question or disavowed by the person (or any other to whom it shall appertain) in whose name such notification, protests
 55 and services shall have been made; and that notwithstanding any law or judicial decision to the contrary, Notaries shall continue in the same manner as advocates and attorneys, to sign in the name of petitioning parties, and without any other special

Notifications &c., to be evidence of their contents.